N24000010656

(Requestor's Name)				
(Address)				
(Address)				
	(City/State/Zip/Phone #)			
		_		
PICK-UF	P WAIT	MAIL		
(Business Entity Name)				
(Document Number)				
Certified Copies	Certificates of S	Status		
Special Instructions	to Filing Officer:			
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May 21, 2024

WILLIE DOVER 3730 COCONUT CREEK PKWY STE 101 COCONUT CREEK, FL 33066 US

SUBJECT: LUNA CHRISTIAN ACADEMY, LLC

Ref. Number: W24000077857

There is a fee of \$45.00 due.

We are enclosing the proper form(s) with instructions for your convenience.

If you have any further questions concerning your document, please call (850) 245-6052.

KAIN COSTELLO Regulatory Specialist II New Filing Section

Letter Number: 724A00011091



Certificate of Conversion
For

TOther Business Entity
Into
Florida Profit Corporation
NonFresh

This Certificate of Conversion and attached Articles of Incorporation are submitted to convert the following "Other Business Entity" into a Florida Profit Corporation in accordance with s. 607.11-15; Florida Statutes.

1. The name of the "Other Business Enrity" immediately prior to the filing of this Certificate of Conversion is:
Luna Christian Academy, CCC Enter Name of Other Business Entity
Enter Name of Other Business Entity
2. The "Other Business Entity" is a Non Prof. (Enter entity type. Example: limited liability company, limited partnership,
general partnership, common law or business trust, etc.)
tirst organized, formed or incorporated under the laws of Florida (Enter state, or if a non-U.S. entity, the name of the country).
May 18 2023
Enter date "Other Business Entity" was first organized, formed or incorporated
3. If the jurisdiction of the "Other Business Entity" was changed, the state or country under the laws of which it is now organized, formed or incorporated:
4. The name of the Florida Profit Corporation as set forth in the attached Articles of Incorporation: Luna Christian Academy, Inc Enter Name of Florida Profit Corporation
Non Profit
5. If not effective on the date of filing, enter the effective date: (The effective date: Cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State.)
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be

Signed this 18th day of June, 20 24.			
Required Signature for Florida Profit Corporation:			
Signature of Chairman, Vice Chairman, Director, Officer, or, it Directors or Officers have not been selected, an Incorporator: Luna Raphael Printed Name: Luna Raphael Title: Plesicent			
Required Signature(s) on behalf of Other Business Entity: [See below for required signature(s).]			
Signature:			
Printed Name: Luna Raphael Title: President			
Signature: June Raphael Vice Prince			
Printed Name: Kessley Raphael Title: Vice President			
Simplifie			
Printed Name: Matthew Raphael Title: Treasures			
Signature:			
Printed Name: [Nelsea Raphael Title: Secretary			
Signature: Myssketh O			
Printed Name: Title:			
Signature:			
Printed Name: Title:			
If Florida General Partnership or Limited Liability Partnership: Signature of one General Partner.			
If Florida Limited Partnership or Limited Liability Limited Partnership: Signatures of ALL General Partners.			
If Florida Limited Liability Company: Signature of a Member or Authorized Representative.			
All others: Signature of an authorized person.			
Fees: Certificate of Conversion: Fees for Florida Articles of Incorporation: Certified Copy: Certificate of Status: S35.00 \$70.00 \$8.75 (Optional) \$8.75 (Optional)			

ARTICLES OF INCORPORATION
In compliance with Chapter 617, F.S., (Not for Profit)

The name of the corporation	shall be: <u>Uma Chri</u>	STAN Academy, I	hC
ARTICLE II PRINCIPA	AL OFFICE		
Principal 9	street address: OConut Creek PKW/	Mailing address, if diffe	rent is:
Svile J		Lauderdale Lake	is, FL
Coconuf C	reek, FL 33066	33319-652	3
The purpose for which the c	eorporation is organized is: See	attachedartic	le II
Mas Damed	ROFELECTION The manner in which the appointed	the directors are elected and appointed	The founder
	OFFICERS AND/OR DIRECTORS	of Cholop Ropha	of Carplan
Name and Title: <u>CONC</u> Address <u>3720</u>	a Raphael, Preside Coconut Creek PKWY Address	nd Title: 1707 Stor Fag 1808	KPKW/#
Scate	T	Svite 5	
COCO.	of Raphael, VICE PIL	of tolonut Cr. on Title:	eek to sheet
Address 3720	Co Conut Creek Addres	s:	
Suite	J. ruf Creek, FC 3306 C		<u></u>
Name and Title: Ma	Thew Raphoe Treasurer Name a	nd Title:	
Address 3720 Suite	Coconcit Creek PKW Addres	s:	
	nuf Creek, FL33066	2	

Name and Title:	Name and Title:
Address	Address:
Name and Title:	Name and Title:
Address	Address:
ARTICLE VI REGISTERED AGEN The name and Florida street address (P	O. Box NOT acceptable) of the registered agent is:
Name: Willie Do	Nel nut Crack PKWY Suite 101
	nut Crack PKWY Suite 101 Creek, FL33066
ARTICLE VII INCORPORATOR The name and address of the Incorporate	
Name: Wna K	aphael 1
Address: 3730 Coconut	Creck, FL33066
ARTICLE VIII EFFECTIVE DATE. Effective date, if other than the date of the control of the contr	iling: (OPTIONAL) must be specific and cannot be more than five days prior or 90 days after the filing.)
Note: If the date inserted in this block of document's effective date on the Depart	does not meet the applicable statutory filing requirements, this date will not be listed as the timent of State's records.
certificate, I am familiar with and accep	to accept service of process for the above stated corporation at the place designated in this the appointment as registered agent and agree to act in this capacity The appointment as Registered Agent The above stated corporation at the place designated in this capacity The appointment as registered Agent.
the Department of State constitutes a the	the facts stated herein are true. I am aware that any false information submitted in a document to degree felony as provided for in s.817.155, F.S. UG/18/24 d Signature of Incorporator
Require	d Signature of Incorporator Date

Luna's Christian Academy Articles of Incorporation

:127

RESOLVED, that Article III of the Articles of Incorporation.

. ...

The corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in these Articles of Incorporation.

No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is the located, exclusively for such purposes or to such organization or organizations, as said Court shall determine which are organized and operated exclusively for such purposes.